Favorable reconsideration and allowance of the present application are

respectfully requested in view of the following remarks. Claims 1-38 remain

pending. Claims 1, 2, 3, 4 and 5 are independent.

ALLOWABLE SUBJECT MATTER

Applicant appreciates that the Examiner indicates claims 6-9, 15-16, 19-

20, 22, 25, 29, 32 and 35-37 to define allowable subject matter.

§ 102 REJECTION - NAKAZAWA

Claims 1-2 and 4 stand rejected under 35 U.S.C. §102(e) as allegedly

being anticipated by Nakazawa et al. (USPN 6,331,903). Applicant respectfully

traverses.

As noted in the previous Reply submitted on May 22, 2006 (May 22nd

Reply), Applicant did not agree with the Examiner's allegation that Nakazawa

teaches or suggests all features of claims 1-2 and 4 as pending prior to the May

22nd Reply. Nevertheless, to promote the progress of the prosecution, Applicant

amended these claims to recite "wherein the image is taken without the use of

a photographic film." The Examiner indicated that such feature overcomes the

rejection in the Office Action dated February 22, 2006 (February 22nd Office

Action). See page 3, lines 13-15 of the February 22nd Office Action.

In the August 10th Office Action, the Examiner now asserts that the

proposed amendments were directed to claims 19-22 and not to independent

claims 1-5. There is no such indication in the February 22nd Office Action, and

the Applicant made the amendments to the independent claims in the May

22nd Reply in good faith. To the extent that the rejection is maintained,

Applicant respectfully request that the finality of the August 10th Office Action

be withdrawn.

Further, the system in Nakazawa is directed a system which uses a

photographic film to obtain the image data. As admitted by the Examiner, the

system in Nakazawa scans images on photographic films to obtain the image

data. In other words, the invention disclosed in Nakazawa is not a system in

which the image data is taken without the use of the photographic film. It is

clear that Nakazawa cannot teach or suggest the feature of "wherein the

imagine is taken without the use of a photographic film." Accordingly, claims

1-2 and 4 are distinguishable over Nakazawa.

Applicant respectively request that the rejection of claims 1-2 and 4

based on Nakazawa be withdrawn and that the finality of the August 10th Office

Action be withdrawn.

§ 103 REJECTION - NAKAZAWA, KINOSHITA

Claims 3, 5, 21, 23-24, 28, 33 and 37 stand rejected under 35 U.S.C. §103(a) as allegedly being unpatentable over Nakazawa in view of Kinoshita et al. (USPN 5,448,377).

Similar to the situation regarding independent claims 1-2 and 4, claims 3 and 5 were also amended in good faith to recite "wherein the imagine is taken without the use of a photographic film" in the May 22nd Reply. Also, as noted above, this feature is not taught or suggested by Nakazawa. Kinoshita is not relied upon to correct for this deficiency of Nakazawa. Accordingly, claims 3 and 5 are distinguishable over the combination of Nakazawa and Kinoshita.

Claims 21, 23, 33 and 37 depend from independent claims 3 and 5.

According, claims 21, 23, 33 and 37 are also distinguishable over the combination of Nakazawa and Kinoshita.

Claims 24 and 28 depend from independent claims 1 and 2, respectively. It is clear that claims 1 and 2 are distinguishable over the combination of Nakazawa and Kinoshita. Accordingly, claims 24 and 28 are also distinguishable over the combination of Nakazawa and Kinoshita.

Applicant respectfully request that the rejection of claims 3, 5, 21, 23-24, 28, 33 and 37 based on Nakazawa and Kinoshita be withdrawn and that the finality of the August 10th Office Action be withdrawn.

Claims 10-12 stand rejected under 35 U.S.C. §103(a) as allegedly being

unpatentable over Nakazawa in view of Kinoshita and in further view of Walker

et al. (USPN 6,381,582). Applicant respectively traverses.

Claims 10-12 depend from independent claim 5, which is demonstrated

to be distinguishable over the combination of Nakazawa and Kinoshita. Walker

is not relied upon to correct for the above-noted deficiencies of Nakazawa and

Kinoshita. Therefore, claim 5 is also distinguishable over the combination of

Nakazawa, Kinoshita and Walker. Accordingly, claims 10-12 are

distinguishable over the combination of Nakazawa, Kinoshita and Walker.

Applicant respectfully request after rejection of claims 10-12 based on

Nakazawa, Kinoshita and Walker be withdrawn.

§ 103 REJECTION - NAKAZAWA, KINOSHITA, SLOTZNICK

Claims 13-14 stand rejected under 35 U.S.C. §103(a) as allegedly being

unpatentable over Nakazawa in view of Slotznick et al (USPN 5,983,200).

Applicant respectively traverses.

Claims 13-14 depend from independent claim 5, which is demonstrated

to be distinguishable over the combination of Nakazawa and Kinoshita.

Slotznick is not relied upon to correct for the above-noted deficiencies of

Nakazawa and Kinoshita. Therefore, claim 5 is also distinguishable over the

combination of Nakazawa, Kinoshita and Slotznick. Accordingly, claims 13-14

are distinguishable over the combination of Nakazawa, Kinoshita and Slotznick.

Applicant respectively request after rejection of claims 13-14 based on

Nakazawa, Kinoshita and Slotznick be withdrawn.

§ 103 REJECTION - NAKAZAWA, KINOSHITA, PARULSKI, WATANABE

Claims 17-18 stand rejected under 35 U.S.C. §103(a) as allegedly being

unpatentable over Nakazawa in view of Kinoshita and further in view of

Parulski et al. (USPN 5,440,343) and Watanabe (USPN 6,529,236). Applicant

respectively traverses.

Claims 17-18 depend from independent claim 5, which is demonstrated

to be distinguishable over the combination of Nakazawa and Kinoshita.

Parulski and Watanabe, singularly or in combination, are not relied upon to

correct for the above-noted deficiencies of Nakazawa and Kinoshita. Therefore,

claim 5 is also distinguishable over the combination of Nakazawa, Kinoshita,

Parulski and Watanabe. Accordingly, claims 17-18 are distinguishable over the

combination of Nakazawa, Kinoshita, Parulski and Watanabe.

Applicant, respectfully request that the rejection of claims 17 and 18

based on Nakazawa, Kinoshita, Parulski and Watanabe be withdrawn.

Claims 27, 31 and 34 stand rejected under 35 U.S.C. §103(a) as allegedly

being unpatentable over Nakazawa in view of Kondo et al. (US Publication

2001/0030687). Applicant respectively traverses.

Claims 27, 31 and 34 depend from independent claims 1, 2 and 3,

respectively, which are demonstrated to be distinguishable over Nakazawa.

Kondo is not relied upon to correct for the above-noted deficiencies of

Nakazawa. Therefore, independent claims 1, 2 and 3 are also distinguishable

over the combination of Nakazawa and Kondo. Accordingly, claims 27, 31 and

34 are distinguishable over the combination of Nakazawa and Kondo.

Applicant, respectfully request that the rejection of claims 27, 31 and 34

based on Nakazawa and Kondo be withdrawn.

§ 103 REJECTION - NAKAZAWA, KINOSHITA, KONDO

Claims 38 stands rejected under 35 U.S.C. §103(a) as allegedly being

unpatentable over Nakazawa, Kinoshita and Kondo. Applicant respectively

traverses.

Claim 38 depends from independent claim 5, which is demonstrated to

be distinguishable over the combination of Nakazawa and Kinoshita. Kondo is

not relied upon to correct for the above-noted deficiencies of Nakazawa and

Kinoshita. Therefore, claim 5 is also distinguishable over the combination of

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Nakazawa, Kinoshita and Kondo. Accordingly, claim 38 is distinguishable over

the combination of Nakazawa, Kinoshita and Kondo.

Applicant, respectfully request to the rejection of claim 38 based on

Nakazawa, Kinoshita and Kondo be withdrawn.

§ 103 REJECTION – NAKAZAWA

Claims 26 and 30 stand rejected under 35 U.S.C. §103(a) as allegedly

being unpatentable over Nakazawa. Applicant respectively traverses.

Claims 26 and 30 depend from independent claims 1 and 2, respectively,

which are demonstrated to be distinguishable over Nakazawa. Accordingly,

claims 26 and 30 are also distinguishable over Nakazawa.

Applicant, respectfully request that the rejection of claims 26 and 30

based on Nakazawa be withdrawn.

CONCLUSION

All objections and rejections raised in the Office Action having been

addressed, it is respectfully submitted that the present application is in

condition for allowance. Should there be any outstanding matters that need to

be resolved, the Examiner is respectfully requested to contact Hyung Sohn (Reg.

No. 44,346), to conduct an interview in an effort to expedite prosecution in

connection with the present application.

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If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Date: November 13, 2006

Respectfully submitted,

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